UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION	MDL No. 2323
This relates to: Plaintiffs' Master Administrative Long- Form Complaint and (if applicable) John Brodie, et al. v. NFL< USDC, EDPA, No. 12-cv-00861	SHORT FORM COMPLAINT IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION
RICHARD TRAPP	JURY TRIAL DEMANDED

SHORT FORM COMPLAINT

- 1. Plaintiffs, **RICHARD TRAPP**, and Plaintiff's Spouse **SHARYN TRAPP**, bring this civil action as a related action in the matter entitled IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION, MDL No. 2323.
- 2. Plaintiff and Plaintiff's Spouse are filing this short form complaint as required by this Court's Case Management Order No. 2, filed April 26, 2012.
- 3. Plaintiff and Plaintiff's Spouse, incorporate by reference the allegations (as designated below) of the Master Administrative Long-Form Complaint, as may be amended, as if fully set forth at length in this Short Form Complaint.
 - 4. NOT APPLICABLE

- 5. Plaintiff, **RICHARD TRAPP**, is a resident and citizen of Orlando, Florida and claims damages as set forth below.
- 6. Plaintiff's spouse, **SHARYN TRAPP**, is a resident and citizen of Orlando, Florida, and claims damages as a result of loss of consortium proximately caused by the harm suffered by her Plaintiff husband.
- 7. On information and belief, the Plaintiff sustained repetitive, traumatic sub-concussive and/or concussive head impacts during NFL games and/or practices. On information and belief, Plaintiff suffers from symptoms of brain injury caused by the repetitive, traumatic sub-concussive and/or concussive head impacts the Plaintiff sustained during NFL games and/or practices. On information and belief, the Plaintiff's symptoms arise from injuries that are latent and have developed and continue to develop over time.
- 8. The original complaint by Plaintiff(s) in this matter was filed in United States
 District Court, Eastern District of Pennsylvania.

9.	Plainti	ff claims damages as a result of [check all that apply]:
	<u>X</u>	Injury to Herself/Himself
	<u>X</u>	Injury to the Person Represented
	<u> </u>	Wrongful Death
		Survivorship Action
	X	Economic Loss
		Loss of Services

	Loss of Consortium	
10	As a result of the injuries to her husband,	_, Plaintiff's
Spouse, _	, suffers from a loss of consortium, including t	he
following	; injuries:	
>	X loss of marital services;	
_>	X loss of companionship, affection or society;	
>	$X{}$ loss of support; and	
_>	X monetary losses in the form of unreimbursed costs she has had to exper	d for the
he	ealth care and personal care of her husband.	
11	1. X Plaintiff and Plaintiff's Spouse, reserve the right to object to fed	eral
jurisdictio	on.	
	DEFENDANTS	
12	2. Plaintiff and Plaintiff's Spouse, bring this case against the following	Defendants
in this ac	tion [check all that apply]:	
	X National Football League	
	X NFL Properties, LLC	
	Riddell, Inc.	
	All American Sports, Inc. (d/b/a Riddell Sports Group, Inc.)	

	Ri	ddell Sports Group, Inc.
	Ea	ston-Bell Sports, Inc.
	Ea	ston-Bell Sports, LLC
	EI	3 Sports Corporation
	RI	3G Holdings Corporation
13.	NOT API	PLICABLE
14.	NOT AP	PLICABLE
15.	Plaintiff p	played in X the National Football League ("NFL") and/or in X the
American Fo	ootball Leag	ue ("AFL") during 1968-71 for the following teams:
San New	alo Bills Diego Charg York Jets Idelphia Eag	
		CAUSES OF ACTION
16.	Plaintiff l	nerein adopts by reference the following Counts of the Master
Administrat	ive Long-Fo	rm Complaint, along with the factual allegations incorporated by
reference in	those Coun	s [check all that apply]:
	<u>X</u> C	ount I (Action for Declaratory Relief – Liability (Against the NFL))
	<u>X</u> C	ount II (Medical Monitoring (Against the NFL))
		ount III (Wrongful Death and Survival Actions (Against the NFL))

<u>X</u>	Count IV (Fraudulent Concealment (Against the NFL))
<u>X</u>	Count V (Fraud (Against the NFL))
<u>X</u>	Count VI (Negligent Misrepresentation (Against the NFL))
<u>X</u>	Count VII (Negligence Pre-1968 (Against the NFL))
<u>X</u>	Count VIII (Negligence Post-1968 (Against the NFL))
<u>X</u>	Count IX (Negligence 1987-1993 (Against the NFL))
<u>X</u>	Count X (Negligence Post-1994 (Against the NFL))
<u>X</u>	Count XI (Loss of Consortium (Against the NFL))
<u>X</u>	Count XII (Negligent Hiring (Against the NFL))
<u>X</u>	Count XIII (Negligent Retention (Against the NFL))
	Count XIV (Strict Liability for Design Defect (Against the Riddell Defendants))
	Count XV (Strict Liability for Manufacturing Defect (Against the Riddell Defendants))
	Count XVI (Failure to Warn (Against the Riddell Defendants))
	Count XVII (Negligence (Against the Riddell Defendants))
<u>X</u>	Count XVIII (Civil Conspiracy/Fraudulent Concealment (Against All Defendants))

	PRAYER FOR RELIEF
\mathbf{W}	HEREFORE, Plaintiff and Plaintiff's Spouse, pray for judgment as follows:
A.	An award of compensatory damages, the amount of which will be determined at
В.	For punitive and exemplary damages as applicable;
C.	For all applicable statutory damages of the state whose laws will govern this acti
D.	For medical monitoring, whether denominated as damages or in the form of equ
	relief;
E.	For an award of attorneys' fees and costs;
F.	An award of prejudgment interest and costs of suit; and
G.	An award of such other and further relief as the Court deems just and proper.

jury.

RESPECTFULLY SUBMITTED:

/s/ Gene Locks

Gene Locks, Esquire (PA ID No. 12969)
Michael B. Leh, Esquire (PA ID No. 42962)
David D. Langfitt, Esquire (PA ID No. 66588)
601 Walnut Street, Suite 720 East
Philadelphia, PA 19106
215-893-0100 (tel.)
215-893-3444 (fax)
glocks@lockslaw.com
mleh@lockslaw.com
dlangfitt@lockslaw.com

and

Craig R. Mitnick, Esquire Managing Partner Mitnick Law Offices Thirty-Five Kings Highway East, Haddonfield, New Jersey 08033 856.427.9000 (tel.) F. 856.427.0360 (fax) craig@crmtrust.com

Attorneys for Plaintiffs